USDC SDNY

MOHAMMAD SALAMEH, Movant, -against- UNITED STATES OF AMERICA, Respondent.	22-cv-3267 (LAK) (93-cr-0180 (LAK))
-against- UNITED STATES OF AMERICA,	
·	
Respondent.	
x	
ORDER (Corrected)	
LEWIS A. KAPLAN, District Judge.	
Movant and others were convicted in the same criminal in connection with the first World Trade Center bombing, including two 924(c) violations. In 2016, movant filed a Section 2255 motion chall counts on the basis of <i>Johnson v. United States</i> , 135 S. Ct. 2551 (2015), S. Ct. 1257 (2016). Dkt. 863. As recounted in a subsequent memorandule expanded their collateral attack to embrace their convictions on Count I proceedings, the expanded 2255 motion was granted as to Count 10 but 6959. Those rulings all were on the merits. A certificate of appealability movant nevertheless filed a notice of appeal. Dkt. 977. In due course, the a certificate of appealability and dismissed the appeal for lack of "a substantial constitutional right." Dkt 1009. In these circumstances, movant's present Section 2255 mapplication. It may not be entertained by this Court absent authorization. U.S.C. §§ 2255(h), 2244(b). That is true even though this motion raises.	counts which charged Section enging his conviction on those and Welch v. United States, 136 m and order, movant and others Eight. Dkt. 959 After extensive denied in all other respects. Dkt ty was denied by this Court but he Court of Appeals also denied stantial showing of the denial of motion is a second or successive on by the Court of Appeals. 28 s new claims. Corrao v. United
States, 152 F.3d 188, 191 (2d Cir. 1998). Accordingly, the Clerk shall to f Appeals pursuant to <i>Liriano v. United States</i> , 95 F.3d 119, 123 (2d Cir. 1998).	
SO ORDERED.	
Dated: April 22, 2022 Corrected: April 22, 2022	
/s/ Lewis A	A. Kaplan
	A. Kaplan s District Judge

All "Dkt" references are to the docket in 93-cr-0180).